Case 18-22596-kl Doc 43 Filed 04/02/19 Page 1 of 1 UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF INDIANA HAMMOND DIVISION

E: KENNETH L. COONS) CHAPTER I	CHAPTER 13 PROCEEDINGS
DOROTHY A. COONS) DEBTORS)	CASE NO. 18 - 22596

AGREED IMMATERIAL MODIFICATION OF PLAN AND ORDER

Come now Debtors, by counsel, **EWIN SCHNIOT**, and Chapter 13 Trustee, Paul R. Chael, on the above-captioned Chapter 13 case, and show the Court that on **FEBRUM 28,207** Debtors filed a Chapter 13 The Debtors and the Trustee hereby stipulate to the following modification of said Plan which they deem to be immaterial, and which they hereby move the Court to approve without further notice and opportunity for hearing by creditors and parties in interest.

CENLAR SHALL BE PAID ALLOWED POST-PETITION FEES,
DEBTORS SHALL PAY (NTO THE PLAN TAX REFUNDS IN
ENCESS OF \$ 750.00 PER YEAR

And the Court having examined said stipulated modification of the Plan, and being duly advised in the premises, finds that said proposed modification does not materially change the treatment of creditors, reduce the dividend to unsecured creditors, extend the time for payment to unsecured creditors, or affect the feasibility of the Plan, and that said proposed immaterial modification should be and is hereby approved without further notice or opportunity for hearing by any creditors, and that the holder of any claim or interest that has previously accepted or rejected the Plan, as the case may be, is deemed to have accepted the Plan as modified.

SO ORDERED.	
Dated:	
Distribution: Debtors Debtors' Attorney U. S. Trustee	Judge, U. S. Bankruptcy Court
EXAMINED AND APPROVED:	
, Attorney for Debtors	
Staff Attorney for Paul R. Chael, Trustee	

Indiana Attorney No. 16068-64